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AND RELATED COUNTERCLAIMS

Plaintiffs, Laser Design International, LLC and Norwood Operating Company
("Plaintiffs"), and Defendants BJ Crystal, Inc., Crystal Magic, Inc., Crystal Capture, Inc., Jimac
Marketing, Inc., Cerion GmbH, Concord Industries, Inc., Vitro Laser GmbH, and G.W. Partners
(collectively "Defendants") by their undersigned counsel, hereby submit the following Stipulation
and Proposed Order Modifying Court-Ordered Deadlines relating to expert discovery. By and
through counsel, Plaintiffs and Defendants stipulate as follows:
1. This Court's Civil Minute Order re Further Case Management Conference, dated
January 20, 2006, has set the following deadlines for expert reports and discovery:
 Last day to serve opening expert reports: April 20, 2006;
 Last day to serve rebuttal expert reports: May 18, 2006;
• Close of expert discovery: June 1, 2006
2. However, Defendants have asked to extend time for some dates due to pending and
expected motions. Plaintiffs have agreed if all dates could be correspondingly moved.
Accordingly, the new dates that the parties have agreed to are as follows:
 Last day to serve opening expert reports: May 17, 2006
• Last day to serve rebuttal expert reports: June 16, 2006
• Close of expert discovery: July 3, 2006
3. In addition, the parties have stipulated to moving the last day for filing summary
judgment motions back by two weeks, from July 13, 2006 to July 27, 2006, to accommodate
moving these other dates.
4. No other dates set by this Court, including the last day for a hearing date on summary
judgment motions and the trial date, are effected by these extensions of time.
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5. Accordingly, the undersigned hereby stipulate to these modified dates. 1 2 Dated: April 18, 2006 3 COOLEY GODWARD LLP 4 By: __ 5 Brian E. Mitchell Attorneys for Plaintiffs 6 Laser Design International, LLC and Norwood Operating Company 7 8 Dated: April 18, 2006 9 PERKINS COIE, LLP 10 By: ____/s/ 11 Scott Eads Attorneys for Defendants 12 BJ Crystal, Inc., Crystal Magic, Inc., Crystal Capture, Inc., Jimac Marketing, Inc., Cerion 13 GmbH, Concord Industries, Inc., and Vitro Laser GmbH 14 Dated: April 18, 2006 15 THE LAW OFFICES OF DAVID W. AFFELD, A.P.C. 16 17 By: _____/s/ 18 19 David W. Affeld Attorneys for Defendant and Counterclaimant 20 G.W. Partners International, Inc. 21 22 PURSUANT TO STIPULATION, IT IS SO ORDERED. 23 Dated: April 20 , 2006 24 25 26 27 COOLEY GODWARD LLP STIPULATION AND [PROPOSED] ORDER 2.

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ATTORNEYS AT LAW

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